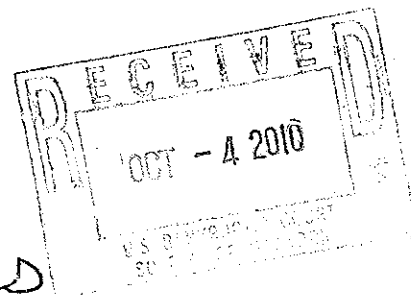


Bankruptcy Court Southern District of New York

LISA GROSS,
Claimant.

09-50026

Noters Liquidation Co.
(E.K.A. GM)



Objection to Debtors Proposed Plan

Due to the fact that I have
an unsecured claim against the
debtors filed in the ~~Bankruptcy~~ ^{appeals} Court
of Appeals (10th Circuit) I object
to any actions in the proposed plan
~~to avoid responsibility~~ of the debtors
to avoid responsibility of any
relief the 10th Circuit would deem

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in my favor as an award for
the claim pending for the following
reasons.

1. In early 2009 the debtors filed for
bankruptcy ^{protection} under the Chapter 11 Code.
Notices were mailed out, televised, and
broadcast by radio and local news papers.
The debtors also notified me by any and
all potential debtors or claimants with
secured and unsecured claims of the
Automatic Stay imposed due to their
filings. In Sept of 2009 a date to
file a claim was set by this court
and notices went out again, regarding
the time frame of which to file a claim.
(a) I never received this particular notice.
(b) I filed ~~an~~ ^a timely objection ^(due to negligence) to
the Plan of 2009 by the required deadline
Jacket # 2248

2. I was not allowed to file a claim
because I missed the deadline to do so
because I did not receive the notice
due to mailing errors. ~~there~~

3. My Claim is an unsecured claim that is pending in the 10th Circuit Court of appeals Case #08-3236.

4. After listening to a nation on television by Mr. Whitacre the then CEO. of General Motors claiming that G.M. was out of bankruptcy and had paid all their debts and many other Americans and people all over the world also heard and saw because of this commercial, I then notified the 10th Circuit after much thought regarding the automatic stay imposed on the case I have pending in their court that had been fully briefed prior to the filing of this B.R. case. The 10th Circuit explained that they had no jurisdiction over the case ~~because~~ and directed me to B.R.C.S.D.N.Y. after Hudebsars appealed to my motion in the 10th Circuit regarding relief from the automatic stay.

At the direction of the 10th Circuit
 I then approached B.R.C.S.D.N.Y. regarding
 relief from the automatic stay. Again,
 the clerks objected to my request
 because they claimed I did not file a
 timely claim even though I had filed
 a ^{timely} objection ^(which is a claim) to the plan in the
 beginning of 2009 ^{SDNY} docket #2248. I believe
 the court also denied my request because
 of my failure to attend a telephone
 conference ^{due to unforeseen circumstances} set by the court at my request.
 Of which I notified the court as soon as I
 could regarding my absence. However, the
 court then after my notification requested,
 the parties to file an objection if we did not
 agree with the court's decision and a proposed
 order. This I also did in a timely fashion and
 with future reference.

5. I've notified the court of my financial
 burdens and hardship due to the injustices
 I've suffered due to losing my job and
 this court and the 10th Circuit have given
 and granted me relief in my filings.

and I ask the court to continue to do so because my situation and medical condition has not gotten any better in fact they have been worse. It has been that of God's ~~grace~~ ^{love}, grace and mercy that has sustained me during these times.

Thank you for the opportunity to address these issues before the court and I pray that the court would grant me favor and mercy regarding my request and grant my request and further continue to grant the grace and favor regarding my filings and notify all interested parties regarding this objection.

Respectfully Submitted Jim P. L.

Lisa P. Gross
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11/28/2010

The above address is
the address for all notification
purposes for the court and defendants
or debtors.